

**UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA**

10 JOHN ILIESCU, JR., AND SONNIA  
11 ILIESCU, Trustees of The John Iliescu, Jr.  
12 and Sonnia Iliescu 1992 Family Trust  
Agreement dated January 24, 1992,

13 Plaintiffs,  
14 v.

15 THE REGIONAL TRANSPORTATION  
16 COMMISSION OF WASHOE COUNTY, a  
special unit of the government; and DOES I  
through X, inclusive,

Defendants.

Case No.: 3:21-cv-00387-ART-CLB

**ORDER GRANTING  
STIPULATION ATO EXTEND  
REBUTTAL EXPERT  
DEADLINE AND DISCOVERY  
DEADLINE**

19 The parties, by and through their undersigned counsel of record, hereby stipulate  
20 and agree to extend the time to make rebuttal expert witness disclosures from January 9,  
21 2023 to January 23, 2023 and the discovery deadline from February 8, 2023 to May 9,  
22 2023.

23 Therefore, pursuant to LR 26-4, the parties advise the Court: (a) the parties have  
24 made document disclosures and RTC has served written discovery to which Plaintiffs  
25 have responded and the parties timely made initial expert disclosures; (b) the remaining  
26 discovery to be completed are rebuttal experts, party depositions, possible expert witness  
27 depositions and perhaps follow up written discovery; (3) the parties seek a two-week  
28 extension of the rebuttal expert deadline as well as a three-month extension of the

1 discovery deadline due to the intervening holidays, the burden of other cases (including  
2 two jury trials for RTC's counsel during February 2023; (4) the deadline for rebuttal  
3 expert disclosures will be January 23, 2023, and the deadline to complete remaining  
4 discovery will be May 9, 2023.

5 Good cause exists for this joint request. The parties have exchanged initial expert  
6 disclosures on December 4, 2022 and, due to holidays and work burdens during that  
7 time, have been unable to arrange for rebuttal reports in time for the January 9  
8 deadline. The parties seek only a two-week extension of that deadline. Counsel for the  
9 parties makes this request for an extension of the rebuttal expert and discovery  
10 deadlines in good faith to potentially avoid unnecessary expenses and not for purposes of  
11 delay.

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1           The undersigned do hereby affirm that the preceding document does not contain the  
2 personal information of any person.

3 DATED: January 9, 2023

**MAUPIN, COX & LEGOY**

4           By: /s/ Donald Lattin  
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14                  *Attorneys for Plaintiffs John Iliescu, Jr.  
15                  and Sonnia Iliescu, Trustees of the  
16                  John Iliescu, Jr and Sonnia Iliescu 1992  
17                  Family Trust and individually*

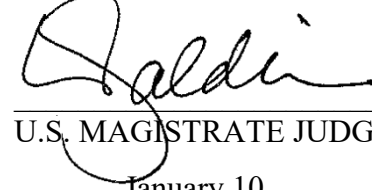
18 DATED: January 9, 2023

**WOODBURN AND WEDGE**

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26                  *Attorneys for Defendant  
27                  The Regional Transportation Commission of  
28                  Washoe County*

29                  IT IS SO ORDERED.

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32                  U.S. MAGISTRATE JUDGE

33                  Dated: January 10, 2023.